Edward Farman (EF 7329)	
SCHINDEL, FARMAN, ĹIPSIUS,	
GARDNER & RABINOVICH LLP	
14 Penn Plaza, Suite 500	
New York, New York 10122	
212-563-1710	
Attorneys for Defendant CFC Logistics, Inc.	

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK
-----X
FORTIS CORPORATE INSURANCE N.V.

Docket No. 07 Civ 6799

Plaintiff

-against-

ATLANTIC CONTAINER LINE AB and CFC LOGISTICS, INC.,

ANSWER OF DEFENDANT CFC LOGISTICS, INC. TO CROSS-CLAIM OF ATLANTIC CONTAINER

Defendants.	
	Z

Defendant CFC Logistics, Inc. ("CFC"), by its attorneys, Schindel, Farman, Lipsius, Gardner & Rabinovich LLP, for its answer to the Cross-Claim of Defendant Atlantic Container Line AB, alleges as follows:

- 1. Denies each and every allegation contained in paragraph Thirty-Second of the Cross-Claim.
- 2. Denies knowledge or information sufficient to form a belief as to the truth of each and every allegation contained in paragraph Thirty-Third of the Cross-Claim.
- 3. Denies each and every allegation contained in paragraph Thirty-Fourth of the Cross-Claim.
- 4. Denies each and every allegation contained in paragraph Thirty-Fifth of the Cross-Claim.

AFFIRMATIVE DEFENSE TO CROSS-CLAIM

The Cross-Claim fails to state a claim for which relief can be granted against CFC.

WHEREFORE, defendant CFC Logistics Inc. respectfully requests that the Cross-Claim against it be dismissed in its entirety.

Dated: New York, New York October 2, 2007

SCHINDEL, FARMAN, LIPSIUS, GARDNER & RABINOVICH LLP Attorneys for Defendant CFC Logistics, Inc.

By:

Edward Farman 14 Penn Plaza, Suite 500 New York, New York 10122 (212) 563-1710

TO: Thomas M. Eagan, Esq.
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Docket No. 07 Civ 6799

Plaintiff

-against-

AFFIDAVIT OF SERVICE

ATLANTIC CONTAINER LINE AB and CFC LOGISTICS, INC.,

Belefication.		
X		
Λ		
STATE OF NEW YORK)	
COUNTY OF NEW YORK)	SS.

Defendants

I, Blima Levine, being duly sworn, state as follows: I am over 18 years of age, not a party to the within action, and reside in Brooklyn, NY. On October 2, 2007 I served the Answer of Defendant CFC Logistics to Cross-Claim of Atlantic Container by mailing a true and complete copy of same in a postage pre-paid envelope, and depositing same in a post office or official depository of the United States Postal Service within New York State, as follows:

Thomas M. Eagan, Esq.
Maloof Browne & Eagan LLC
411 Theodore Freund Avenue, Suite 190
Rye, New York 10580
Attorneys for Plaintiff

Garth S. Wolfson, Esq.
Mahoney & Keane, LLP
111 Broadway
New York, NY 10006
Attorneys for Defendant Atlantic Container Line AB

Blima LWINE

Sworn to before me this 2nd day of October, 2007

ANDREW KARONIS
Notary Public, State of New York
No. 02KA5084233
Qualified in Queens County
Commission Expires Sept. 2, 2009